Case 5:10-cr-00437-DLJ Document 4 Filed 05/27/10 Page 1 of 1

UNITED STATES DISTRICT COURT THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

UNITED STATES OF AMERICA, Plaintiff,	Case Number10mj70382HRL
v.	
GENARO ORTIZ-RINCON, Defendant.	ORDER OF DETENTION PENDING TRIAL
In accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a detention hearing was held on May 27, 2010. Defendant was present, represented by his attorney <u>Varell Fuller</u> AFPD. The United States was represented by Assistant U.S. Attorney <u>Brad</u> Price.	
PART I. PRESUMPTIONS APPLICABLE	
/ / The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and the defendant has been convicted of a prior offense described in 18 U.S.C. § 3142(f)(1) while on release pending trial for a federal, state or local offense, and a period of not more than five (5) years has elapsed since the date of conviction or the release of the person from imprisonment, whichever is later.	
This establishes a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of any other person and the community.	
/ / There is probable cause based upon (the indictment) (the facts found in Part IV below) to believe that the defendant	
has committed an offense	
A for which a maximum term of im 801 et seq., § 951 et seq., or § 955	prisonment of 10 years or more is prescribed in 21 U.S.C. § 5a et seq., OR
B under 18 U.S.C. § 924(c): use of a This establishes a rebuttable presumption that no co	a firearm during the commission of a felony. Condition or combination of conditions will reasonably assure the
appearance of the defendant as required and the safety of th	e community. MAY 2 7 2010
No presumption applies.	
PART II. RÉBUTTAL OF PRESUMPTIONS, IF APPLICABLE / / The defendant has not come forward with suff therefore will be ordered detained.	RICHARD W. WIEKING RICHARD W. WIEKING RICHARD W. DISTRICT COURT RICHARD W. DISTRICT COURT RICHARD W. WIEKING RICHARD W. W
/ / The defendant has come forward with evidence	- -
Thus, the burden of proof shifts back to the United States.	
PARTILI. PROOF (WHERE PRESUMPTIONS REBUTTED OR INAPPLICABLE)	
The United States has proved to a preponderance of the evidence that no condition or combination of conditions will	
reasonably assure the appearance of the defendant as required, AND/OR	
/ / The United States has proved by clear and convincing evidence that no condition or combination of conditions will	
reasonably assure the safety of any other person and the community.	
PART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION / / The Court has taken into account the factors set out in 18 U.S.C. § 3142(g) and all of the information submitted at	
the hearing and finds as follows:	et out in 18 U.S.C. § 3142(g) and all of the information submitted at
Defendant, his attorney, and the AUSA have w	aived written findings
PART V. DIRECTIONS REGARDING DETENTION	
	rney General or his designated representative for confinement in a
corrections facility separate to the extent practicable from person	ons awaiting or serving sentences or being held in custody pending appeal.
	rivate consultation with defense counsel. On order of a court of the
United States or on the request of an attorney for the Government, the person in charge of the corrections facility shall deliver the	
defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding.	
	OWARD R. LLOYD nited States Magistrate Judge
O.	THOU DIEGO MEREDIEN INDEC

AUSA ____, ATTY _____, PTS ____